

DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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1	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		L ATTORNEY BOOKET NO	┖
ı	AFFEICATION NO.	FILING DATE	FINST NAMED INVENTOR		ATTORNEY DOCKET NO.	
	08/776,786	05/01/97	BARKATS	ΙΨ	ST94065-U5	

HM12/1019

EXAMINER PRIEBE, S

MARTIN F SAVITZKY RHONE POULENC RORER INC PO BOX 5093 LEGAL PATENTS 3C43 COLLEGEVILLE PA 19426-0997

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ART UNIT PAPER NUMBER 1632

DATE MAILED:

10/19/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No.

Applicant(s)

08/776,786

Barkats et al.

Examiner

Scott D. Priebe, Ph.D.

Group Art Unit 1632

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TH	HE PERI	OD FOR RESPON	SE: [check only a) or	b)]				
	a) 🗌	expires	_ months from the mailing	g date of the final reject	on.			
	b) 🗌	expires either three is later. In no even rejection.	months from the mailing t, however, will the statu	date of the final rejection tory period for the response	on, or on the mailing date onse expire later than six n	of this Advisory Action, whichever nonths from the date of the final		
	date or determ	i which the response ining the period of ex	, the petition, and the fee stension and the correspo	have been filed is the conding amount of the fee	ate of the recooned and al	nse and the appropriate fee. The so the date for the purposes of ant to 37 CFR 1.17 will be o) above.		
X	Appell period	ant's Brief is due for response set	two months from the forth above, whicheve	date of the Notice of er is later). See 37 (Appeal filed on <u>C</u> FR 1.191(d) and 37 C	Oct 8, 1999 (or within any FR 1.192(a).		
pu At	oplicant It is NO	's response to the T deemed to place	e final rejection, filed o e the application in co	n <u>Oct 8, 1999</u> ndition for allowance	has been considered	with the following effect,		
X	The pr	oposed amendme	nt(s):					
	X W	s <i>been</i> II be entered u po n	filing of a Notice of A	Appeal and an Appea	l-Brief.			
		Il not be entered b						
		they raise new is	sues that would requi	re further considerat	on and/or search. (Se	e note below).		
			ue of new matter. (S			5 110.0 50.0007.		
			med to place the appli	_	for appeal by material	ly reducing or simplifying the		
		• •		cancelling a correct	ending number of finall	y rejected eleime		
	NO.				_	y rejected claims.		
	110	, <u> </u>						
	X Ap	aliaantia raanana	. haa a	Harrison raination (-)				
			e has overcome the fo	• •	and all rejections of the	a cancelled alaims		
•		rojectione direct	00 000 101 una 00 c	700 112, 13t pard.,	nia an rejections or the	cancened claims.		
		proposed or ame ate, timely filed an	ended claims nendment cancelling t	he non-allowable cla	ms. would be	allowable if submitted in a		
X	The at	ffidavit exhibit or	request for reconsider	ration has been cons	idered but does NOT a	lace the application in condition		
Z		owance because:	request for reconsider	ration has been cons	idered but does NOT p	lace the application in condition		
					******	t to rejection under 35 USC		
					<u> PCT/EP93/02519 was</u>			
	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.							
X	For pu	rposes of Appeal,	the status of the claim	ms is as follows (see	attached written expl	anation, if any):		
	Claims	s allowed:						
	Claims	objected to:						
			-36, 38, 40, 41, and					
	The pr	oposed drawing o	correction filed on			approved by the Examiner.		
	Note t	he attached Inforr	nation Disclosure Stat	tement(s), PTO-1449	, Paper No(s).			
X	Other	by South D. Priche						
			oper in any case. No c	other new arguments	were presented	Dront O. (mine		
		traversing this rej	ection.			SCOTT D. PRIEBE, PH.D. PRIMARY EXAMINER ART UNIT 1632		